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1 The Defendants' Motion for a More Definitive Statement [ECF 8] was filed May 2 20, 2024. 3 Plaintiff's Response to Defendants' Motion for a More Definite Statement [ECF 4 17] was filed June 3, 2024. Defendants' Reply to Plaintiff's Response [ECF 17] to Defendants' Motion for a 5 6 More Definite Statement [ECF 8] is due June 10, 2024. 7 The parties agree to an extension of time for Defendants to file their Reply to 8 Plaintiff's Response [ECF 17] to Defendants' Motion for a More Definite Statement [ECF 9 8] until June 14, 2024. 10 THE PARTIES FURTHER SAYETH NAUGHT 11 Approved as to Form and Content: Submitted and Prepared By: 12 Dated this 7th day of June, 2024 Dated this 7th day of June, 2024 13 SALTZ MONDELUZZI BENDESKY **BAUMAN LOEWE WITT & MAXWELL** 14 /s/ Michael A. Budner /s/ Michael C. Mills 15 Robert J. Mongeluzzi, Esq. MICHAEL C. MILLS, ESQ. 16 Andrew R. Duffy, Esq. Nevada Bar No. 003534 17 Micahel A. Budner, Esq. 3650 N. Rancho Dr., Ste. 114 Max H. Dehon, Esq. Las Vegas, NV 89130 18 1650 Market St., 52nd Floor Philadelphia, PA 19103 Attorneys for Defendants 19 20 Attorneys for Plaintiffs Kyle Mitrione and Karolina Melska 21 22 ORDER 23 IT IS SO ORDERED, pursuant to the Stipulation of the parties, that the 24 Defendants' Reply to Plaintiff's Response [ECF 17] to Defendants' Motion for a More 25 Definite Statement [ECF 8] is due June 14, 2024. 26 27 DATED: June 10, 2024 28 STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANTS' REPLY

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